Exhibit 4

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1
              UNITED STATES DISTRICT COURT
             SOUTHERN DISTRICT OF NEW YORK
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 4
    ANTHONY RAPP and C.D.,
5
                   Plaintiffs,
6
                                  Case No.:
              vs.
                                  20-cv-9586 (LAK)
 7
    KEVIN SPACEY FOWLER a/k/a
8
    KEVIN SPACEY,
9
                   Defendant.
10
11
12
              Wednesday, February 3, 2021
13
                    10:39 a.m. EST
14
15
16
17
         Remote videotaped deposition of ANTHONY
18
    RAPP, held before Suzanne J. Stotz, a Certified
19
    Realtime Reporter, Registered Professional
20
    Reporter, and a Notary Public of the State of
21
    New York.
22
23
24
25
                                1
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```
1
              Ο.
                      Do you want to protect people from
13:25
     2
        potential victims of Mr. REDACTED
13:25
13:25
     3
              Α.
                      Yes.
                      You've been very active in the
13:25
              0.
        Me Too Movement, right?
    5
13:25
    6
              A.
                      Yes.
13:25
                      And you want to stand up for and
13:25
    7
              Q.
        protect victims, right?
13:25
    9
              Α.
                      Yes.
13:25
13:25 10
                      What, if anything, have you done to
              Ο.
        protect potential victims of Mr. REDACTED ?
13:25
   11
                      I don't know anything about his
13:25
   12
              Α.
         life or where he is, or I don't even know if he
13:25
   13
   14
         is alive.
                     I -- yeah. I -- and I consider it a
13:25
13:25 15
         very different scenario and situation.
                      I was not specifically aware of his
13:26
   16
13:26 17
         age in the moment of meeting of that first
                      I was not aware of law, et cetera.
13:26 18
         encounter.
13:26
   19
         We were high school, co high school students.
13:26 20
         It was after the fact that I learned that.
         it does feel like a different situation.
   21
13:26
   2.2
              0.
                      Mr. Rapp, not my question.
13:26
    23
         question is now as an adult what, if anything,
13:26
   24
         have you done to protect potential victims of
13:26
        Mr. REDACTED
13:26 25
```

```
And I left feeling dissatisfied in
     1
16:36
     2
         terms of being taken seriously.
16:36
16:36
     3
              Ο.
                      Do you now understand that there is
16:36
         some relationship between a person's claimed
     5
         harms and the amount of damages they should be
16:36
         awarded in a civil suit?
16:37
     7
              Α.
                      I understand that to a limited
16:37
         degree.
16:37
                      And basically, the more severe
     9
              Ο.
16:37
16:37 10
         someone's damages, the higher award they can
   11
         request and be awarded at the trial; is that
16:37
   12
         fair to say?
16:37
                      That's the -- that's the basis of
16:37 13
              Α.
         my understanding, but I've not delved into
16:37 14
16:37 15
         that.
                      And is it true that you continue to
16:37 16
              0.
16:37 17
         follow the Me Too movement in the media?
                      Yes, I think that's fair to say.
16:37 18
              A.
16:37 19
              Ο.
                      And the Me Too movement, and just
         at a very high level, it includes a number of
16:37 20
         women who claim to have been abused or harassed
   21
16:37
16:37 22
         by men in power --
16:37 23
              Α.
                      Yes.
                      -- is that fair to say?
16:37 24
              Q.
16:37 25
              Α.
                      Yes.
```

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And some of those women in the
     1
              Ο.
16:37
     2
        Me Too movement have claimed to have been
16:38
16:38
     3
        sexually abused by men in power, right?
16:38
     4
              Α.
                      Yes.
                     How often, if at all, you have
    5
16:38
              Q.
        supported Me Too movement?
    6
16:38
    7
              A.
                     What was the -- was the question
16:38
        how often or how? I'm sorry.
16:38
              Q.
                     How, if at all, have you supported
16:38
    9
16:38 10
        the Me Too movement?
16:38 11
                     MR. SAGHIR: Note my objection.
16:38 12
                     THE WITNESS: I don't -- I don't
              understand how to answer the question.
16:38 13
16:38 14
                     I have -- by coming forward, I was
16:38 15
              a part of the Me Too movement. I
              released, not only the article, but then I
16:38 16
16:38 17
              released public statements directly
              following the publishing of the article
16:38 18
16:38 19
              that I stand by that spoke specifically
              about standing on the shoulders of the
16:38 20
              women who had come forward.
16:39 21
16:39 22
                     I've -- I spoke about it in
16:39 23
              subsequent articles, on The Talk.
16:39 24
                     That's what immediately comes to
16:39 25
              mind.
```

1	CERTIFICATE
2	
3	
4	I, SUZANNE J. STOTZ, a
5	Registered Professional Reporter, Certified
6	Realtime Reporter, and Notary Public in and for
7	the State of New York, do hereby certify that
8	the foregoing is a true and accurate transcript
9	of the stenographic above-captioned matter.
10	
11	Juganne John
12	
13	SUZANNE J. STOTZ, RPR, CRR
14	My Commission Expires March 2, 2022
15	
16	
17	DATED: February 19, 2021
18	
19	
20	NOTE: THE CERTIFICATE APPENDED TO THIS
21	TRANSCRIPT DOES NOT APPLY TO ANY REPRODUCTION
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23	DIRECT CONTROL AND/OR DIRECTION OF THE
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25	